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APPLICATION NO.		FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/603,351		06/25/2003	Wen Chin Lin	N1085-00147	2589	
8933	7590	04/13/2004		EXAMINER		
DUANE M	IORRIS,	LLP		TSAI, H JEY		
IP DEPART	MENT				<u> </u>	
ONE LIBER	RTY PLA	.CE		ART UNIT	PAPER NUMBER	
PHILADEL	PHIA, P	A 19103-7396		2812		
				DATE MAILED: 04/12/200		

DATE MAILED: 04/13/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)	
0.00	10/603,351	LIN ET AL.	
Office Action Summary	Examiner	Art Unit	
	H.Jey Tsai	2812	
The MAILING DATE of this communication Period for Reply	n appears on the cover sheet w	th the correspondence address	
A SHORTENED STATUTORY PERIOD FOR RI THE MAILING DATE OF THIS COMMUNICATION - Extensions of time may be available under the provisions of 37 CF after SIX (6) MONTHS from the mailing date of this communication - If the period for reply specified above is less than thirty (30) days, - If NO period for reply is specified above, the maximum statutory properties to reply within the set or extended period for reply will, by some properties and the period for reply will, by some properties are considered by the Office later than three months after the rearned patent term adjustment. See 37 CFR 1.704(b).	ON. FR 1.136(a). In no event, however, may a rn. a reply within the statutory minimum of thinderiod will apply and will expire SIX (6) MON statute, cause the application to become AB	eply be timely filed y (30) days will be considered timely. THS from the mailing date of this communication. ANDONED (35 U.S.C. § 133).	
Status			
1) Responsive to communication(s) filed on 2	20 February 2004.		
2a) ☐ This action is FINAL . 2b) ☑	This action is non-final.		
3) Since this application is in condition for all	owance except for formal matt	ers, prosecution as to the merits is	
closed in accordance with the practice und	der <i>Ex parte Quayle</i> , 1935 C.D	. 11, 453 O.G. 213.	
Disposition of Claims			
4)⊠ Claim(s) <u>1-16</u> is/are pending in the applica	ation.		
4a) Of the above claim(s) 12-16 is/are with	drawn from consideration.		
5) Claim(s) is/are allowed.			
6)⊠ Claim(s) <u>1-11</u> is/are rejected.			
7) Claim(s) is/are objected to.			
8) Claim(s) are subject to restriction a	nd/or election requirement.		
Application Papers			
9) ☐ The specification is objected to by the Example 1.	miner.		
10)⊠ The drawing(s) filed on <u>25 June 2003</u> is/are	e: a)⊠ accepted or b)⊡ obje	cted to by the Examiner.	
Applicant may not request that any objection to	the drawing(s) be held in abeyar	ce. See 37 CFR 1.85(a).	
Replacement drawing sheet(s) including the co	,		l).
11)☐ The oath or declaration is objected to by th	e Examiner. Note the attached	Office Action or form PTO-152.	
Priority under 35 U.S.C. § 119			
 12) Acknowledgment is made of a claim for for a) All b) Some * c) None of: 1. Certified copies of the priority documents 		119(a)-(d) or (f).	
2. Certified copies of the priority documents		polication No.	
3. Copies of the certified copies of the		• • • • • • • • • • • • • • • • • • • •	
application from the International Bu	, ,	•	
* See the attached detailed Office action for a	a list of the certified copies not	received.	
Attachment(s)	A) Intention 6	Summary (PTO-413)	
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) 	Paper No(s	s)/Mail Date	
3) Information Disclosure Statement(s) (PTO-1449 or PTO/S	B/08) 5) Notice of I	nformal Patent Application (PTO-152)	
Paper No(s)/Mail Date	6) [Other:	_ ·	

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Election/Restriction

Applicant's election without traverse of claims 1-11 is acknowledged.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-11 are rejected under 35 U.S.C. 103(a) as being unpatentable over Cha 2002/0140016 in view of Background of the invention of same reference to Cha 2002/0140016.

The reference(s) teach the features:

Cha discloses a magnetic memory device using two conductive lines 137, 141 (para. 34) to control a combined magnetic field created thereof (para. 21), comprising:

a transistor device 113/117/121 formed on top of a substrate, fig. 2A,

a magnetic tunnel junction device (MTJ, 100) connected to the transistor device through a straight line connection line 125,

a first conductive line 137 over the MTJ 200 and connected with the MTJ 200,

a second metal line 141 situated cross perpendicular to the first metal line 137, over the first metal line 137, and separated from the first metal line 137 by an insulation region 139 for jointly generating the combined magnetic field, para. 34.

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The difference between the reference(s) and the claims are as follows: Cha teaches two conductive layers 137 and 141 perpendicular to each other in the body of the invention but does not teach that two conductive layer 137 and 141 are formed from metal. However, Cha teaches in the Background at para.12 and 15 of the same invention that two metal lines 47 and 61 are perpendicular to each other to jointly generate magnetic field for a MTJ device.

In addition, specific coating thickness of metal as claimed are taken to be obvious since these are variables of art recognized importance which are subject to routine experimentation and optimization and discovery of an optimum value for a known process is obvious. In re Aller, 105 USPQ 233 (CCPA 1955). And, even if applicants' modification results in great improvement and utility over the prior art, it may still not be patentable if the modification was within the capabilities of one skilled in the art, In Re Sola 25 USPQ 433.

It would have been obvious to one having ordinary skill in the art at the time the invention was made to have modified Cha's conductive lines with metal lines as suggested by Cha's Background teaching because Cha teaches using two metal lines or conductive lines are perpendicular to each other to jointly generate magnetic field for a MTJ device.

Any inquiry of a general nature or clerical matters or relating to the status of this application or proceeding should be directed to the Group customer service whose telephone number is (703) 306-3329 and Fax number (703) 872-9306. Group receptionist telephone number 703-308-0956.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to H. Jey Tsai whose telephone number is (571) 272-1684. The examiner can normally be reached on from 7:00 Am to 4:00 Pm., Monday thru Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John Niebling can be reached on (571) 272-1679. The fax phone number for this Group is (703) 872-9306.

hjt

4/7/04

H. Jey Tsai

Primary Examiner

Patent Examining Group 2800